



DECLARATION AND POWER OF ATTORNEY

P NO 383

As a below named inventor, I hereby declare that: my residence, post office address and citizenship are as stated below next to my name; I believe I am the original, first, and sole inventor (if only one name is listed below) or an original, first, and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled:

A MEDICAL SOLUTION, A METHOD FOR PRODUCING SAID MEDICAL SOLUTION AND USE THEREOF

the specification of which

is attached and/or
 was filed on August 31, 2006 as United States Application Serial No. and
was amended on August 31, 2006
 was filed on February 22, 2005 as PCT International Application No. PCT/SE2005/000238 and
was amended on

I hereby state that I have reviewed and understand the contents of the above-identified specification, including the claims, as amended by any amendment referred to above. I acknowledge the duty to disclose information which is material to patentability as defined in 37 CFR § 1.56.

I hereby claim foreign priority benefits under 35 U.S.C. § 119(a)-(d) or § 365(b) of any foreign application(s) for patent or inventor's certificate or § 365(a) of any PCT international application(s) designating at least one country other than the United States, listed below and have also identified below, any foreign application(s) for patent or inventor's certificate, or any PCT International application(s) having a filing date before that of the application(s) of which priority is claimed:

Country	Application Number	Date of Filing	Priority Claimed Under 35 U.S.C. 119
Sweden	0400522-9	March 1, 2004	<input checked="" type="checkbox"/> YES <input type="checkbox"/> NO
			<input type="checkbox"/> YES <input type="checkbox"/> NO

I hereby claim the benefit under 35 U.S.C. § 119(e) of any United States provisional application(s) listed below:

Application Number	Date of Filing
60/549,215	March 1, 2004

I hereby claim the benefit under 35 U.S.C. § 120 of any United States application(s) or § 365(c) of any PCT International application(s) designating the United States, listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States or PCT International application(s) in the manner provided by the first paragraph of 35 U.S.C. § 112, I acknowledge the duty to disclose information which is material to patentability as defined in 37 CFR § 1.56 which became available between the filing date of the prior application(s) and the national or PCT International filing date of this application:

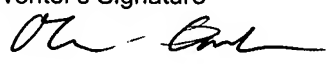
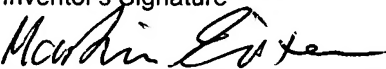
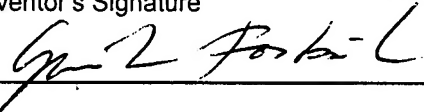
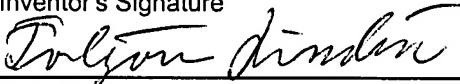
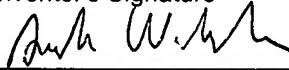
Application Number	Date of Filing	Status (Patented, Pending, Abandoned)

I hereby appoint the following attorney and/or agent(s) to prosecute this application and transact all business in the Patent and Trademark Office connected therewith.

FINNEGAN, HENDERSON, FARABOW, GARRETT & DUNNER, L.L.P., CUSTOMER NUMBER 22,852.

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

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Full Name of First Inventor Ola CARLSSON	Inventor's Signature 	Date 25/9 2006
Residence Lund, Sweden		Citizenship Sweden
Post Office Address Skyttelinjen 259, S-226 49 Lund, Sweden		
Full Name of Second Inventor Martin ERIXON	Inventor's Signature 	Date 25/9 2006
Residence Malmö, Sweden		Citizenship Sweden
Post Office Address Erikslustvägen 38B, S-271 73 Malmö, Sweden		
Full Name of Third Inventor Gunita FORSBÄCK	Inventor's Signature 	
Residence Löddeköpinge Linderöd, Sweden		Citizenship Sweden
Post Office Address 24633 Löddeköpinge Dösvägen 7, S-290 11 Linderöd, Sweden		
Full Name of Fourth Inventor Per KJELLSTRAND	Inventor's Signature 	Date 26/9 2006
Residence Södra Sandby, Sweden		Citizenship Sweden
Post Office Address Ekvägen 25, S-247 36 Södra Sandby, Sweden		
Full Name of Fifth Inventor Torbjörn LINDÉN	Inventor's Signature 	Date 25/9 2006
Residence Linderöd, Sweden		Citizenship Sweden
Post Office Address Bjärahalsvägen 223/22, S-290 11 Linderöd, Sweden		
Full Name of Sixth Inventor Anders WIESLANDER	Inventor's Signature 	Date 22/9 -06
Residence Lund, Sweden		Citizenship Sweden
Post Office Address Väpplingevägen 17A, S-222 38 Lund, Sweden		

PV0383

JOINT INVENTION
(U.S. Rights Only)

ASSIGNMENT

WHEREAS, We, the below named inventors, (hereinafter referred to as assignors, have made an invention entitled:

A MEDICAL SOLUTION, A METHOD FOR PRODUCING SAID MEDICAL SOLUTION AND USE THEREOF

for which we executed an application for United States Letters Patent concurrently herewith or filed an application for United States Letters Patent on August 31, 2006 (Application No. 10/591,232); and

WHEREAS, GAMBRO LUNDIA AB, a corporation of Sweden, whose post office address is P.O. Box 10101, S-220 10 Lund, Sweden (hereinafter referred to as assignee), is desirous of securing the entire right, title, and interest in and to this invention, the application for United States Letters Patent on this invention and the Letters Patent to be issued upon this application;

NOW THEREFORE, be it known that, for good and valuable consideration the receipt of which from assignee is hereby acknowledged, we, as assignors, have sold, assigned, transferred, and set over, and do hereby sell, assign, transfer, and set over unto the assignee, its lawful successors and assigns, our entire right, title, and interest in and to this invention and this application, and all divisions, and continuations thereof, and all Letters Patent of the United States which may be granted thereon, and all reissues thereof; and we hereby authorize and request the Commissioner of Patents and Trademarks of the United States to issue all Letters Patent for this invention to assignee, its successors and assigns, in accordance with the terms of this Assignment;

AND, WE HEREBY further covenant and agree that we will, without further consideration, communicate with assignee, its successors and assigns, any facts known to us respecting this invention and testify in any legal proceeding, sign all lawful papers when called upon to do so, execute and deliver all papers that may be necessary or desirable to perfect the title to this invention in said assignee, its successors and assigns, execute all divisional, continuation, and reissue applications, make all rightful oaths and generally do everything possible to aid assignee, its successors and assigns, to obtain and enforce proper patent protection for this invention in the United States, it being understood that any expense incident to the execution of such papers shall be borne by the assignee, its successors and assigns.

AND, WE HEREBY authorize and request the attorneys we have empowered in the Declaration and Power of Attorney in this application, to insert here in parentheses (Application No. 10/591,232 , filed August 31, 2006) the filing date and application number of said application when known.

IN TESTIMONY WHEREOF, we have hereunto set our hands.

First Assignor

Ola CARLSSON
Skyttelinjen 259,
S-226 49 Lund,
Sweden

Citizenship: Sweden

Signature: Ola Carlsson
Date: Sep 25 2006

Second Assignor

Martin ERIXON
Erikslustvägen 38B,
S-271 73 Malmö,
Sweden

Citizenship: Sweden

Signature: Martin Erixon
Date: Sep 25 2006

Third Assignor

Gunita FORSBÄCK
Dösvägen 7,
~~S-290 11 Linderöd~~ 246 33 ~~döddelkopinge~~
Sweden

Citizenship: Sweden

Signature: Gunnar Forsbäck
Date: Sep 25 2006

Fourth Assignor

Per KJELLSTRAND
Ekvägen 25,
S-247 36 Södra Sandby,
Sweden

Citizenship: Sweden

Signature: P. Kjellstrand

Date: 26/9 2006

Fifth Assignor

Torbjörn LINDEN
Bjärahalsvägen 223/22,
S-290 11 Linderöd,
Sweden

Citizenship: Sweden

Signature: Torbjörn Linden

Date: 26/9 2006

Sixth Assignor

Anders WIESLANDER
Väpplingevägen 17A,
S-222 38 Lund,
Sweden

Citizenship: Sweden

Signature: Anders Wieslander

Date: Sep 22, 2006